

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF GOMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-----------------|----------------------|--------------------------|------------------|
| 10/684,765 | 10/14/2003 | Desmond J. Latouche | 2224-00300 | 3350 |
| 23505 | 7590 10/21/2004 | | EXAMINER | |
| CONLEY ROSE, P.C. | | | NGUYEN, TRINH T | |
| P. O. BOX 3267 HOUSTON, TX 77253-3267 | | | ART UNIT | PAPER NUMBER |
| | | | 3644 | |
| • | | | DATE MAIL ED: 10/21/2004 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | | _ |
|--|--|--|---|
| | Application No. | Applicant(s) | - |
| | 10/684,765 | LATOUCHE, DESMOND | |
| Office Action Summary | Examiner | Art Unit | |
| · | Trinh T Nguyen | 3644 | _ |
| The MAILING DATE of this communication app Period for Reply | ears on the cover sheet with the c | orrespondence address | |
| A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI | nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133). | |
| Status | | | |
| 1) Responsive to communication(s) filed on 28 Ju | ılv 2004. | | |
| | action is non-final. | | |
| 3) Since this application is in condition for allowar closed in accordance with the practice under E | | | |
| Disposition of Claims | | | |
| 4) ☐ Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or | vn from consideration. | | |
| Application Papers | • | | |
| 9)☑ The specification is objected to by the Examine 10)☑ The drawing(s) filed on 14 October 2003 is/are: Applicant may not request that any objection to the ore Replacement drawing sheet(s) including the correction. 11)☐ The oath or declaration is objected to by the Examine | a)⊠ accepted or b)□ objected drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj | e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d). | |
| Priority under 35 U.S.C. § 119 | | • | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori | s have been received. s have been received in Application ity documents have been receive (PCT Rule 17.2(a)). | on No ed in this National Stage | |
| Attachment(s) | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 12/22/03. | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other: | | |

Page 2

Application/Control Number: 10/684,765

Art Unit: 3644

DETAILED ACTION

1. Applicant's election with traverse of Species I, B, and 2 in the reply filed on 7/28/04 is acknowledged. However, please refer to Interview Summary on 10/18/04 for a correct grouping of Species III & IV and the agreement of electing Species IV for examination. Furthermore, the Examiner agrees with the Applicant that claim 1 should be considered as a generic claim. For conclusion, only claims 1-19, 21, 23, and 24 are readable on the combination of Species IV, B, and 2.

Specification

2. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

Drawings

3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "36" has been used to designate both a pivot and a pivot pin. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version

Art Unit: 3644

of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

4. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "23" has been used to designate both a spinning wheel and a rod. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

5. Claims 14 and 16 are objected to because of the following informalities: the term "rotateable" should be rewritten as --rotatable--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

Art Unit: 3644

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

7. Claims 1-4, 6-17, 21, 23, and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by LaTouche (US 5,444,934).

For claim 1, LaTouche discloses a modular fishing rod holder comprising:

(a) an elongated hollow body (10, 14) extending between an open front end and an open rear end, the body incorporating a nose cone (16) at its rear end; (b) means (38) at the front end to mate with and releaseably secure corresponding means on one end of a rod (15a); (c) a reel housing body (18); and (d) means (18a, 18b) at one end of the reel housing body and the rear end of the hollow body to permit releasable attachment of the reel housing body and hollow body so as to hold within, in operational position, a spinning reel (20, 21).

For claims 2 and 12, LaTouche further discloses a handle (12) secured to the other end of the reel housing body.

For claim 3, LaTouche further discloses the handle and the reel housing body are provided with mating engagement means (31, 34, 35) for releaseably securing the handle means to the reel housing body.

For claim 4, LaTouche further discloses in combination with a rod, an end of which rod is provided with means (37) to mate with and releaseably secure to said means at the front end of the holder.

For claim 6, LaTouche further discloses the rear end of the hollow body is in the

Art Unit: 3644

form of a nose cone having a concave inner surface (16a) so as to function as a clamp for a fishing line of a spinning reel during casting.

For claims 7, 8 and 10, LaTouche further discloses in combination with a spinning reel held within the reel housing body in operative position.

For claim 9, LaTouche further discloses a fishing line is wrapped about the reel extends through the front end of the hollow body.

For claim 11, LaTouche further discloses a fishing line is wrapped about the reel extends through the front end of the hollow body and through the rod (note that Figure 3 shows fishing line 40a extends through the eye, which is part of the rod, on the other end of the rod).

For claim 13, LaTouche further discloses the handle is provided with means for releasable attachment to corresponding means on the other end of the reel housing body.

For claim 14 and 15, LaTouche further discloses the rod holder is comprised of two sections pivotally secured to each other at a pivot and locked by locking means (30, 32) in operative elongated position but rotatable about the pivot so that the rod is collapsible back under the reel housing body and handle when the lock means is released.

For claim 16, LaTouche further discloses the locking means comprises a spring loaded shot pin (30) on one section which releasably engages within an aperture in a shot pin hood on the other section.

For claim 17, LaTouche further discloses the reel housing body is provided with a

Art Unit: 3644

thumb (50) actuated line release button operatively connected to the reel for releasing the fishing line during casting.

For claim 21, LaTouche further discloses the rod is a telescoping rod and is adapted to be retractable inside itself.

For claim 23, LaTouche further discloses means on the reel housing body for releasable attachment to releasable securing means of the handle.

For claim 24, LaTouche further discloses in combination with the handle.

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 5 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over LaTouche (US 5,444,934) in view of Edwards et al. (US 3,618,253).

For claim 5, LaTouche discloses most of the claimed invention except for a hollow rod along its length. Edwards et al. teach a similar device as that of LaTouche in which Edwards et al.'s device having a hollow rod (see Figure 2). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the fishing rod of LaTouche so as to include a hollow rod, in a similar manner at taught in Edwards et al., since to do so would reduce the overall weigh of the fishing device.

Art Unit: 3644

For claim 19, LaTouche further discloses elongated hollow body is provided with a line guide (see attached Figure 2 at the end of this Office Action) having a first aperture for guiding the fishing line. However, LaTouche does not disclose that the fishing line is guided inside the rod. Edwards et al. teach a similar device as that of LaTouche in which Edwards et al.'s device having a line guide (see attached Figure 2 at the end of this Office Action) having a first aperture for guiding the fishing line inside the rod. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the fishing rod of LaTouche so as to include a line guide for guiding the fishing line inside the rod, in a similar manner at taught in Edwards et al., since to do so would eliminate the fishing line from entanglement.

10. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over LaTouche (US 5,444,934) in view of Sobel et al. (US 3,447,254).

LaTouche discloses most of the claimed invention except for means at the front end of the hollow body to mate with and releasably secure corresponding means at one end of the rod is a cap and sleeve arrangement which is adapted to receive various types of fishing rod. Sobel et al. teach a similar device as that of LaTouche in which Sobel et al.'s device having means (cap 18 and sleeve 22) to mate and releasably secure one end of a rod (24) to one end of a hollow body (10, 16). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the fishing rod of LaTouche so as to include the use of an attachment means, in a similar manner at taught in Edwards et al., since to do so would allow the user to replace a different types of fishing rod thereon.

Page 8

Application/Control Number: 10/684,765

Art Unit: 3644

Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure as cited on PTO-form 892.

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Trinh T Nguyen whose telephone number is (703) 306-9082. The examiner can normally be reached on M-F (9:30 A.M to 6:00 P.M).

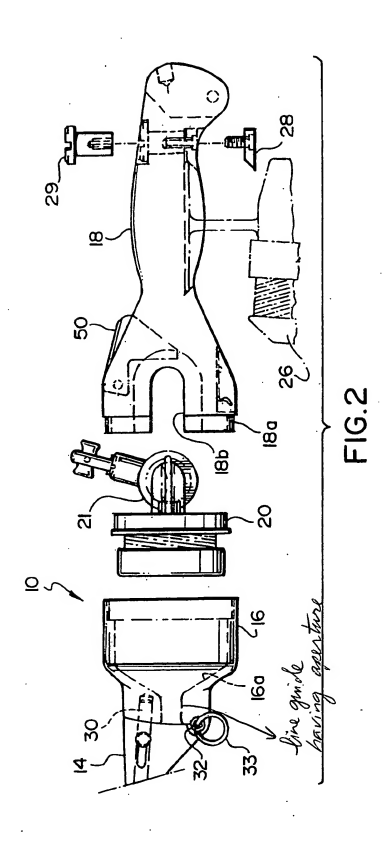
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Teri Luu can be reached on (703) 305-7421. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Trinh T Nguyen Patent Ex.

Art Unit 3644

10/18/04



Nov. 9, 1971

M. R. EDWARDS ETAL

3,618,253

FISHING APPARATUS

Filed March 2, 1970

2 Sheets-Sheet 1

